

1 Roderick G. Dorman (SBN 96908)
2 rdorman@mckoolsmith.com
3 MCKOOL SMITH P.C.
4 300 South Grand Avenue, Suite 2900
5 Los Angeles, California 90071
6 Telephone: (213) 694-1200
7 Douglas A. Cawley (TX SBN 04035500) (Pro Hac Vice)
8 dcawley@mckoolsmith.com
9 MCKOOL SMITH P.C.
10 300 Crescent Court, Suite 1500
11 Dallas, Texas 75201
12 Telephone: (214) 978-4000
13 Joshua W. Budwin (TX SBN 24050347) (Pro Hac Vice)
14 jbudwin@mckoolsmith.com
15 John B. Campbell (TX SBN 24036314) (Pro Hac Vice)
16 jcampbell@mckoolsmith.com
17 Kristina S. Baehr (TX SBN 24080780) (Pro Hac Vice)
18 kbaehr@mckoolsmith.com
19 R. Mitch Verboncoeur (TX SBN 24105732) (Pro Hac Vice)
20 mverboncoeur@mckoolsmith.com
21 MCKOOL SMITH P.C.
22 300 W. 6th Street, Suite 1700
23 Austin, Texas 78701
24 Telephone: (512) 692-8700
25 Attorneys for Plaintiff
26 ROVI GUIDES, INC.

19 **UNITED STATES DISTRICT COURT**
20 **CENTRAL DISTRICT OF CALIFORNIA**

21 ROVI GUIDES, INC., Plaintiff }
22 v. }
23 COMCAST CORPORATION; COMCAST }
24 CABLE COMMUNICATIONS, LLC; }
25 COMCAST CABLE COMMUNICATIONS }
26 MANAGEMENT, LLC; COMCAST }
27 BUSINESS COMMUNICATIONS, LLC; }
28 COMCAST HOLDINGS CORPORATION; }
COMCAST SHARED SERVICES, LLC; }
COMCAST OF SANTA MARIA, LLC; and }
COMCAST OF LOMPOC, LLC, Defendants.

} Case No. 2:19-cv-00275-AG-FFM

} Judge: Andrew J. Guilford

**JOINT MOTION FOR ENTRY
OF PROCEDURAL
SCHEDULE AND DISCOVERY
ORDER**

1 In accordance with the status conference on May 20, 2019, the Parties have
2 met and conferred and resolved any disagreements as to the procedural schedule
3 and discovery order. The parties hereby submit the attached agreed order and
4 respectfully ask the Court to enter it.

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

1 DATED: June 24, 2019

Respectfully submitted,

2 MCKOOL SMITH, P.C.

3 /s/ Roderick G. Dorman

4 Roderick G. Dorman (SBN 96908)

5 rdorman@mckoolsmith.com

6 300 S. Grand Avenue, Suite 2900

7 Los Angeles, California 90071

8 (213) 694-1200 / (213) 694-1234 (fax)

9 Douglas A. Cawley (*pro hac vice*)

10 dcawley@mckoolsmith.com

11 300 Crescent Court, Suite 1500

12 Dallas, Texas 75201

13 (214) 978-4000 / (214) 978-4044 (fax)

14 Joshua W. Budwin (*pro hac vice*)

15 jbudwin@mckoolsmith.com

16 John B. Campbell (*pro hac vice*)

17 jcampbell@mckoolsmith.com

18 Kristina S. Baehr (*pro hac vice*)

19 kbaehr@mckoolsmith.com

20 R. Mitch Verboncoeur (*pro hac vice*)

21 mverboncoeur@mckoolsmith.com

22 300 W. 6th Street, Suite 1700

23 Austin, Texas 78701

24 (512) 692-8700 / (512) 692-8744 (fax)

25 *ATTORNEYS FOR PLAINTIFF*

26 DAVIS POLK & WARDWELL LLP

27 /s/ David J. Lisson

28 David J. Lisson (SBN 250994)

david.lisson@davispolk.com

Ashok Ramani (SBN 200020)

ashok.ramani@davispolk.com

Micah G. Block (SBN 270712)

micah.block@davispolk.com

Gareth E. DeWalt (SBN 261479)

1 gareth.dewalt@davispolk.com
2 Philip T. Sheng (SBN 278422)
3 philip.sheng@davispolk.com
4 Serge A. Voronov (SBN 298655)
5 serge.voronov@davispolk.com
6 1600 El Camino Real
7 Menlo Park, California 94025
8 (650) 752-2000 / (650) 752-2111 (fax)

9 *ATTORNEYS FOR DEFENDANTS*

10 **LOCAL RULE 5-4.3.4 ATTESTATION**

11 I, Roderick Dorman, attest that all other signatories listed, and on whose behalf
12 the filing is submitted, concur in the filing's content and have authorized the filing.

13 BY: /s/ Roderick G. Dorman

14 RODERICK G. DORMAN

15 **CERTIFICATE OF SERVICE**

16 I certify that a true and correct copy of the above and foregoing document has
17 been served on all counsel of record via ECF on June 24, 2019.

18 BY: /s/ Roderick G. Dorman

19 RODERICK G. DORMAN